		EJ-130
ATTORNEY OR PARTY WITHOUT ATTORNEY Mame, State Bar number and addre Kristin L. Holland (CA 187314); Brian J. Tanad	(CA 275421)	FOR COURT USE ONLY
Katten Muchin Rosenman LLP	(0.12/0/21)	
2029 Century Park East, Suite 2600		
Los Angeles, CA 90067-3012		
TELEPHONE NO.: (310) 788-4400 FAX NO	(310) 712-8248	
E-MAIL ADDRESS: brian.tanada@kattenlaw.com	70.1 .1 T	
ATTORNEY FOR (Name): Cengage Learning, Inc. and Pe		
✓ ATTORNEY FOR ✓ JUDGMENT CREDITOR ASSIGNED CONTROL OF THE CONTRO		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF U.S. DESTREET ADDRESS: 280 South First Street	strict Ct, N.D. Cal.	
MAILING ADDRESS: 280 SOUTH FIRST SHEET		
CITY AND ZIP CODE: San Jose, CA 95113		
BRANCH NAME: San Jose Division		
PLAINTIFF: Cengage Learning, Inc. and Pearson	Education, Inc.	
DEFENDANT: Euphemia, Lincoln & Nancy Tan,	Choo Hong Teo	
Euphenna, Emechi & Namey Tan,		
▼ EXECUTION (Money Judgment)		cv-14-80135 MISC-LHK-HRL
WRIT POSSESSION OF Personal		
OF Real Prop	erty	ted Civil Case Small Claims Case mited Civil Case Other
		miled Civil Case Culci
1. To the Sheriff or Marshal of the County of: Santa C		and acets as provided by law
You are directed to enforce the judgment described below	with daily interest and y	coord with CCP 699 080 or CCP 715 040
2. To any registered process server: You are authorized		COOLD MILLI CCL. 099.000 01 CCl. 7 10.040.
3. (Name): Cengage Learning, Inc. and Pearson E	ducation, Inc.	own on this form above the court's name.
is the Judgment creditor assignee of reco		
 Judgment debtor (name, type of legal entity stated in judgment if not a natural person, and last known address): 	delivered unde	for information on real or personal property to be r a writ of possession or sold under a writ of sale. led on a sister-state judgment.
	11. Total judgment	
Peniel LLP, Euphemial Tan Bee Eng,	12. Costs after judgment	(per filed order or
Lincoln Tan Tian Beng, Nancy Tan Bee Lan: 5 Jalan Kilang Barat, #07-04	memo CCP 685.090)	\$ 0 12) \$ 1,680,000.00
Petro Centre, Singapore 159349	13. Subtotal (add 11 and 14. Credits	,
1 Caro Contac, Cangapore 1999 19	15. Subtotal (subtract 14	
Additional judgment debtors on next page	16. Interest after judgme	nt (per filed affidavit
5. Judgment entered on (date):	CCP 685.050) (not of 17. Fee for issuance of v	25.00
03/20/2014	18. Total (add 15, 16, ar	- (00 000 1/
6. Judgment renewed on (dates):	19. Levying officer:	
7. Notice of sale under this writ	(a) Add daily interest	from date of writ
a. has not been requested.	(at the legal rate GC 6103.5 fees)	
 b. has been requested (see next page). 	(b) Pay directly to co	
Joint debtor information on next page.	11 and 17 (GC 61	
[SEAL]		\$ alled for in items 11–19 are different for each debto
lacud	These amount	are stated for each debtor on Attachment 20.
WAV	1 5 2014	RICHARD W. WIEKING
Issued on (date): MAY	1 5 2014 Clerk, by	Diane Miyashiro Deputy
NOTICE TO BERS	ON SERVED: SEE NEXT	PAGE FOR IMPORTANT INFORMATION.
NOTICE TO PERS	OR OLIVED. OLL NEXT	
		Page 1 of 2

Form Approved for Optional Use Judicial Council of California EJ-130 [Rev. January 1, 2012]

Md05

WRIT OF EXECUTION

Code of Civil Procedure, §§ 698.520, 712.010, 715.010 Government Code, § 6103.5 www.courts.ca.gov

	EJ-130
PLAINTIFF: Cengage Learning, Inc. and Pearson Education, Inc.	CASE NUMBER: CV-14-80135 MISC-LHK-HRL
DEFENDANT: Euphemia, Lincoln & Nancy Tan, Choo Hong Teo	CV-14-80133 MISC-LIIK-IIKL
— Items continued from page 1— 21. Additional judgment debtor (name, type of legal entity stated in judgment if not a natural person, and last known address): Choo Hong Teo a/k/a Teo Choo Hong Blk 2 #11-82, Holland Ave., SG 271002	
22. Notice of sale has been requested by (name and address):	
23. Joint debtor was declared bound by the judgment (CCP 989–994) a. on (date): b. name, type of legal entity stated in judgment if not a natural person, and last known address of joint debtor: a. on (date): b. name, type a natural person.	be of legal entity stated in judgment if not person, and last known address of joint debtor.
c. additional costs against certain joint debtors (itemize):	
24. (Writ of Possession or Writ of Sale) Judgment was entered for the following:	
a. Possession of real property: The complaint was filed on (date): (Check (1) or (2)):	
(1) The Prejudgment Claim of Right to Possession was served in The judgment includes all tenants, subtenants, named claims (2) The Prejudgment Claim of Right to Possession was NOT ser (a) was the daily rental value on the (b) The court will hear objections to enforcement of the judg dates (specify):	ants, and other occupants of the premises. rved in compliance with CCP 415.46. date the complaint was filed.
 Possession of personal property. If delivery cannot be had, then for the value (itemize in 24e) spec 	cified in the judgment or supplemental order.
c. Sale of personal property. d. Sale of real property. e. Description of property: Description for Writ of Execution: Assets in account of any dincluding, but not limited to, Choo Hong Teo (191577670395)	defendant/judgment debtor,
WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompa WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able officer will make a demand upon you for the property. If custody is not obtained followin as a money judgment for the value of the property specified in the judgment or in a sup WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within occupant or, if service is by posting, within five days after service on you, the levying off property and place the judgment creditor in possession of the property. Except for a mother premises will be sold or otherwise disposed of in accordance with CCP 1174 unless judgment creditor the reasonable cost of storage and takes possession of the personal time the judgment creditor takes possession of the premises.	anying Notice of Levy (Form EJ-150), e to take custody of the property, the levying an emand, the judgment may be enforced plemental order. In five days after the date of service on the ficer will remove the occupants from the real obile home, personal property remaining on so you or the owner of the property pays the onal property not later than 15 days after the